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OGC Has Reviewed

TRANSPORTATION

- d. Automobiles.
- 2. Pills of Lading.

- 3. Dependents.
 h. Hospitalization
 5. Household Effects.
- 6. Flace of Duty to Home.

Approved For Release 2001/09/03: CIA-RDR84-00709R000400070249-7

CFB

13 July 1949

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Office of the General Counsel

Audit Franch Demorandum No. 365

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2. The facts of this case are stated in full in your memorandum and Audit Branch Memorandum No. 365, and need not be repeated here.

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at the making of the contract or was it postponed until delivery to the Lispatch Agent, If the former, then hr. It entitled to reimbursement for transportation charges in Accordance with the rule stated in 10 Comp. Gen. 268. If the latter, then would not be entitled to reimbursement since the charges would have been incurred prior to acquisition of title.

- h. Determination as to when title passes in transactions of this type is not always simple, as various factors act to affect the a termination. Ordinarily it may be stated:
 - (a) That where good: are specific or identifiable at the time of a contract for sale is entered into, and the goods are in a deliverable state at that time, the presumption is that title was intended to pass at the making of the contract.
 - (b) That in "f.o.b. contracts" title passes when the group arrive at the place after the f.o.b; viz, when the group are delivered to the carrier by the seller, when the f.o.b. point is place of origin.
- to qualification by a more important principle of law which provides that, unless the parties clearly intend to the contrary, any particular usage or custom of trade in vogue governs the transaction, and the title rests as the usage or custom dictates.

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6. Hence, it is to this principle of law that we must look for the solution in this case. According to convergations which the undersigned has conducted with the representatives of General Lours, hr. Theppard, Overseas Export and Mr. Robert Murphy, Associate General Counsel of the Overseas Division; Mr. Houston Lay, Legal Advisor, State Department; hr. Boyd, Chief, Commissary and Welfare Section, State Department, and Mr. Hopkins, Foreign Service Administrator, State Department, the recognized custom and usage in these transactions is that the sale of the automobile is not wholly executed until the vehicle has been delivered to the dispatch agent in accordance with the delivery instructions appearing in the usual State Department letter to the Foreign Distributors Division, General hotors Corporation. As a matter of incidental information, the shipment of the vehicle is insured for the account of General Motors Corporation rather than that of the individual.

7. Therefore, in the absence of an express intent and underrunding to the contrary, we are required to conclude that title to the venicle concerned did not pass to until it was delivered to the dispatch agent at New York, and the transportation charges involved are the responsibility of the individual and not of the Government.

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Subject Chrono Legal Decisions /